





Application No: Claims searched: GB 9911354.0

1 - 13

Examiner:

P. Gardiner

Date of search:

28 July 1999

### Patents Act 1977 Search Report under Section 17

### Databases searched:

UK Patent Office collections, including GB, EP, WO & US patent specifications, in:

UK Cl (Ed.Q): E1J: JGR

Int Cl (Ed.6): E05D, E06B

Other: Online: WPI, PAJ, EPODOC

### Documents considered to be relevant:

Category	Identity of documer	nt and relevant passage	Relevant to claims
X,Y	GB 2314112 A	SANKEY & YEOMANS (e.g. Fig's. 1-3)	X:1-8,11,12 Y:9,10
X,Y	GB 2265929 A	MARCHINGTON (e.g. Fig's. 3 & 4)	X:1-8,12 Y:9,10
X,Y	GB 2254355 A	RENTON (e.g. Fig.3)	X:1-8,12 Y:9,10
X,Y	NL 8303162	HOUWELING (e.g. Fig.2)	X:1-8,12 Y:9,10
Y	WO 98/19037 A1	HELLSTROM (e.g. Fig.1 attachment leg 41)	Y:9
Y	GB 2138478 A	MAGUIRE (e.g. Fig. 1)	Y:10

X Document indicating lack of novelty or inventive step
 Y Document indicating lack of inventive step if combined with one or more other documents of same category.

Member of the same patent family

A Document indicating technological background and/or state of the art.

P Document published on or after the declared priority date but before

the filing date of this invention.

E Patent document published on or after, but with priority date earlier than, the filing date of this application.



(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference		f Transmittal of International Search Report 20) as well as, where applicable, Item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/GB 99/02439	09/08/1999	
Applicant FINGERSHIELD (UK) LIMITED	et al.	
according to Article 18. A copy is being tra		
Basis of the report		
<ul> <li>a. With regard to the language, the language in which it was filed, uni</li> </ul>	international search was carried out on the bases otherwise indicated under this item.	sis of the international application in the
the international search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of ti	ne international application furnished to this
was carried out on the basis of the contained in the internation filed together with the internation furnished subsequently to the statement that the subsequently and international application are	e sequence listing: nal application in written form. mational application in computer readable form this Authority in written form. this Authority in computer readble form. sequently furnished written sequence listing de s filed has been furnished.	
2. Certain claims were four	nd unsearchable (See Box I).	
3. Unity of invention is laci	king (see Box II).	
4. With regard to the title,  The text is approved as su  the text has been establish	bmitted by the applicant. hed by this Authority to read as follows:	
	hed, according to Rule 38.2(b), by this Authorit date of mailing of this international search rep	
X as suggested by th applic		None of the figures.
because the applicant fallo		
because this figure better	characterizes the invention.	

**PCT** 

REC'D 1 1 OCT 2001
WIPO PCT

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

• •	or agent's file reference	FOR FURTHER ACTIO	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/I	
PLB/CC/	Q447		,	
	al application No.	International filing date (day/m		
	99/02439	09/08/1999	09/08/1999	
Internation E06B7/3		r national classification and IPC		
	_			
Applicant			.,	
• •	SHIELD (UK) LIMITED e	et al.		
	nternational preliminary ex s transmitted to the applica		red by this International Preliminary Examini	ng Authority
		v		
2. This	REPORT consists of a total	l of 9 sheets, including this cove	r sheet.	
			the description, claims and/or drawings which	
		n 607 of the Administrative Instr	s containing rectifications made before this A ctions under the PCT).	lutnority
,			,	
Thes	e annexes consist of a tota	lot sneets.		
3. This	eport contains indications i	relating to the following items:		
1	☑ Basis of the report			
	☐ Priority			
111	•	of opinion with regard to novelty	inventive step and industrial applicability	
IV	☐ Lack of unity of inve		,	
V		nt under Article 35(2) with regard nations suporting such statement	to novelty, inventive step or industrial applica	ability;
VI	□ Certain documents			
VII	☑ Certain defects in th	e international application		
VIII	-	s on the international application		
<u></u>				
Date of sub	mission of the demand	Date	of completion of this report	
06/03/20	01	09.1	0.2001	
Name and	mailing address of the internati	onal Auti	prized officer	
	examining authority:	740	oned oned	STORES MICHIGAN
162	European Patent Office D-80298 Munich		conhefer M	
	Tel. +49 89 2399 - 0 Tx: 523	3656 epmu d	senhofer, M	THE SERVICE SAFE
	Fax: +49 89 2399 - 4465	Tele	phone No. +49 89 2399 2717	23 23 AND - 20 25

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB99/02439

I.	Bas	is of the report	
1.	the and	receiving Office in I	nents of the international application (Replacement sheets which have been furnished to response to an invitation under Article 14 are referred to in this report as "originally filed" of this report since they do not contain amendments (Rules 70.16 and 70.17)):
	1-6		as originally filed
			<u></u>
	CI-	- ima Na :	- · · · · · · · · · · · · · · · · · · ·
	Cia	ims, No.:	
	1-13	3	as originally filed
	Dra	wings, sheets:	
	1/2-	2/2	as originally filed
2.	With lang	n regard to the <b>lang</b> guage in which the i	puage, all the elements marked above were available or furnished to this Authority in the international application was filed, unless otherwise indicated under this item.
	The	se elements were a	available or furnished to this Authority in the following language: , which is:
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of pu	iblication of the international application (under Rule 48.3(b)).
		the language of a f 55.2 and/or 55.3).	translation furnished for the purposes of international preliminary examination (under Rule
3.			eleotide and/or amino acid sequence disclosed in the international application, the y examination was carried out on the basis of the sequence listing:
		contained in the in	ternational application in written form.
		filed together with	the international application in computer readable form.
		furnished subsequ	ently to this Authority in written form.
		furnished subsequ	ently to this Authority in computer readable form.
			t the subsequently furnished written sequence listing does not go beyond the disclosure in pplication as filed has been furnished.
		The statement that listing has been fu	t the information recorded in computer readable form is identical to the written sequence rnished.
4.	The	amendments have	resulted in the cancellation of:

pages:

Nos.:

☐ the description,

☐ the claims,

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB99/02439

		the drawings, sheets:
5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):
		(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)
6.	Ado	litional observations, if necessary:
III.	Nor	n-establishment of opinion with regard to novelty, inventive step and industrial applicability
1.		questions whether the claimed invention appears to be novel, to involve an inventive step (to be non-ious), or to be industrially applicable have not been examined in respect of:
		the entire international application.
	Ø	claims Nos. 13.
be	caus	se:
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination ( <i>specify</i> ):
	Ø	the description, claims or drawings ( <i>indicate particular elements below</i> ) or said claims Nos. 13 are so unclear that no meaningful opinion could be formed ( <i>specify</i> ): see separate sheet
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.
		no international search report has been established for the said claims Nos
2.	and	eaningful international preliminary examination cannot be carried out due to the failure of the nucleotide /or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative ructions:
		the written form has not been furnished or does not comply with the standard.
		the computer readable form has not been furnished or does not comply with the standard.
V.		soned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
1		tions and explanations supporting such statement rement
٠.		
	Nov	relty (N) Yes: Claims 9-11

## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB99/02439

No: Claims 1-8,12

Inventive step (IS) Yes: Claims

No: Claims 9-11

Industrial applicability (IA) Yes: Claims 1-12

No: Taims

2. Citations and explanations see separate sheet

### VI. Certain documents cited

1. Certain published documents (Rule 70.10)

and / or

2. Non-written disclosures (Rule 70.9)

see separate sheet

### VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

### EXAMINATION REPORT - SEPARATE SHEET

The following documents are referred to in this report:

D1: WO 92 15763 A

D2: GB-A-2 314 112

D3: US-A-5 220 708 ----

D4: NL-A-8 501 481

### Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

1. Claim 13 contains only a reference to the drawings. According to Rule 6.2(a) PCT, claims should not contain such references except where absolutely necessary, which is not the case here.

Thus claim 13 does not contain any feature having a contribution to the definition of the claimed device. Therefore claim 13 was not considered when establishing an opinion with regard to novelty and inventive step.

### Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 2. The present application does not meet the requirements of Article 33(1) PCT, because the subject-matter of claims 1 8 and 12 is not new in the sense of Article 33(2) PCT and therefore the requirements of Article 33(1) PCT are not met.
- 2.1 Document D1 discloses in figures 1, 3 and 4 as well as in the corresponding parts of the description (page 8 11) a finger protector device 10 comprising first, second and third members (12A, 13A and 14A). The second member 13A being connected between the first and third members 12A and 14A by flexible means (cf. page 8, last paragraph). The first member is arranged, in use, to be mounted to a first surface 30 and the third member is arranged, in use, to be mounted to a second surface 31, in which relative movement of the first and second surfaces is possible.
- 2.2 Thus all claim 1 features are known in combination from D1.

### **EXAMINATION REPORT - SEPARATE SHEET**

- 2.3 D1 furthermore discloses the following features:
  - a) The flexible means provide a pivotal connection.
  - b) The relative movement of the first and second surfaces creates or close a gap between the surfaces.
  - c) The first surface is a door.
  - d) The second surface is a door frame.
  - e) First, second and third members are elongate members.
  - f) First member has a mounting portion connected thereto by flexible means.
  - g) Third member has a mounting portion connected thereto by flexible means.
  - h) The finger protector device has a substantially uniform cross-section along its length.
- 2.4 Thus all features of dependent claims 1 8 and 12 in combination with the features of the claim they refer to are already known from D1.
- 2.5 The documents **D2**, **D3** and **D4** also show all features of claims **1 8** and **12** therefore being novelty-destroying.
- 3. The present application does not meet the requirements of Article 33(1) PCT, because the subject-matter of claims 9 11 does not involve an inventive step in the sense of Article 33(3) PCT.
- 3.1 The unmotivated choice of different thicknesses cannot be considered to be inventive without any special technical effect related to this design detail (ref. claim 9).
- 3.2 The use of a plastics joint to attach the mounting portion to the corresponding member is known from **D1**. The subject-matter of claim **10** differs from the device known from **D1** only in that the joint is pre-biased at about 90° relative to the corresponding member.
  - This is matter of normal design procedure and cannot be considered to involve an inventive step. If the skilled person would not consider this feature from his expert knowledge, **D2** discloses the teaching to disclose an angle of about 90° between mounting portions and the corresponding members (cf. e. g. figure 1).



## INTERNATIONAL PRELIMINARY Inter EXAMINATION REPORT - SEPARATE SHEET

International application No. PCT/GB99/02439

3.3 Even if the surfaces defined in claim 11 would form part of the claimed device, these features (slots for engagement of the mounting portions) would result from a normal design procedure; therefore the subject-matter of claim 11 could not be considered to be inventive.

### Re Item VI

Certain documents cited

Certain published documents (Rule 70.10):

Application No

Patent No

Publication date

(day/month/year)

Filing date

(day/month/year)

Priority date (valid claim)

(day/month/year)

GB-A-2 339 587

2.2.2000 17.5.1999

14.7.1998

### Re Item VII

Certain defects in the international application

- 4. According to PCT Guidelines II-4.6 the invention as claimed should be disclosed in the description in such a way that the technical problem with which it deals can be appreciated and the solution can be understood. In the description as currently on file this criteria is not fulfilled because neither a problem nor a corresponding solution is described in the description. The vague statement "to overcome ... at least one problem associated with the prior art whether referred to herein of otherwise" cannot be considered to overcome this problem.
- 5. The statements in the description from page 5, line 32 to page 6, line 20 imply that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity of the claims (Article 6 PCT when used to interpret them (see the Guidelines III-4.3a). These statements are therefore not allowable.
- 6. The incorporation of a document in the description as on page 5, lines 25 30 is only allowable under the conditions defined in the PCT Guidelines II-4.17 which is not the case. Thus this statement is not allowable.



## INTERNATIONAL PRELIMINARY InterEXAMINATION REPORT - SEPARATE SHEET

- 7.1 A document reflecting the prior art described on page 1, is not identified in the description (Rule 5.1(a)(ii) PCT).
- 7.2 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the documents **D1** and **D2** is not mentioned in the description, nor are these documents identified therein.

### Re Item VIII

Certain observations on the international application

- 8. The application does not meet the requirements of Article 6 PCT, because claims 3 5, 7 9, 11 and 13 are not clear.
- 8.1 In Claim 1 the device is defined "to be mounted" to a first and second surface, thus both surfaces do not form part of the claimed device.
  In claims 3 5 characteristics are given defining the two surfaces but not the claimed finger protector device. The same applies to claim 11.
  Thus these claims have no contribution to the definition of the claimed device and should have been removed.
- 8.2 In claims 7 and 8 the term "and is connected by flexible means" is not clear. One does not know which part the mounting portion is connected to apart from the corresponding member.
  For the purpose of this report it is assumed that "the mounting portion is connected to the first/third member by flexible means" is meant.
- 8.3 The comparison of thicknesses in claim **9** is not clear: A three-dimensional member has three different thicknesses. Without definition of the orientation of the thickness one does not know which thicknesses are meant.
- 9. Claim 12 does not fulfill the criteria set out in Article 6 PCT in that it is not concise. Most of the features are repetitions of features already defined in previous claims.
- 10. The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).



## INTERNATIONAL PRELIMINARY InterEXAMINATION REPORT - SEPARATE SHEET

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11. Independent claim 1 is not in the two-part form in accordance with Rule 6.3 b) i) and ii) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document **D1**) being placed in the preamble and with the remaining features being included in the characterising part.

### PASSINT COOPERATION TREATM

From the INTERNATIONAL BUREAU	From	the	INTERN	A'i .ONAL	BUREAL
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### **PCT**

### **NOTIFICATION OF ELECTION**

(PCT Rule 61.2)

Т	o	:	

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room

CP2/5C24

Arlington, VA 22202 ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year) 12 June 2001 (12.06.01)	ETATS-UNIS D'AMERIQUE in its capacity as elected Office
International application No. PCT/GB99/02439	Applicant's or agent's file reference
International filing date (day/month/year) 09 August 1999 (09.08.99)	Priority date (day/month/year)
Applicant	-
GARVEY, Frank	

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	06 March 2001 (06.03.01)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

Olivia TEFY

Facsimile No.: (41-22) 740.14.35

Telephone No.: (41-22) 338.83.38

### FINGER PROTECTOR DEVICE

- 1 -

### Field of the Invention

5 The invention relates to finger protector devices, especially (but not limited to) finger protector devices for door hinges.

### Background to the Invention

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Hinge mechanisms for doors and similar openings are generally arranged such that on opening the door a gap is formed between the internal face of the door and the adjacent door frame. On closing the door this gap is inevitably reduced until the door is closed. Therefore, during closing any objects protruding into the gap are squeezed or trapped. This is a frequent cause of accidents whereby fingers are trapped between the door and adjacent door frame. Such accidents can be painful and can result in serious injuries. These accidents can be especially distressing for commonplace and young children. Furthermore, the use of doors comprising automatic closing means, such as springs, can result in high closing forces.

It is an aim of the present invention to overcome or obviate at least one problem associated with the prior art, whether referred to herein or otherwise.

#### Summary of the Invention

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According to the present invention there is provided a finger protector device comprising first, second and third members, the second member being connected between the

first and third members by flexible means, the first member is arranged, in use, to be mounted to a first surface and the third member is arranged, in use, to be mounted to a second surface, in which relative movement of the first and second surfaces is possible.

The flexible means may provide a pivotal connection.

The relative movement of the first and second surfaces

10 may create or close a gap between the surfaces.

The first surface may be a door. Suitably the second surface is a door frame.

The first, second and third members may be elongate members.

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The first member may have a mounting portion connected thereto and suitably connected by flexible means. The third member may have a mounting portion connected thereto and suitably connected by flexible means. The or each mounting portion or portions may be thicker than the first, second and third members. This assists in fixing the device to a door or frame. The or each mounting portion or portions may be attached to a member by a flexible plastics joint which is pre-biased at about 90° relative to the member to which it or they is or are attached.

The first and second surfaces may have slots mounted thereto in order to engage the mounting portions of the first and third faces respectively.

The door frame may be connected to a first mounting portion which is pivotally connected to the first member which is pivotally connected to the second member which is pivotally connected to a third member which is pivotally connected to a second mounting portion which is connected to a door, in which the first, second and third members and the first and second mounting portions are all elongate members, and in which the finger protector device has a substantially uniform cross-section along its length.

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### Brief Description of the Drawings

The present invention will now be described by way of example only, with reference to the drawings that follow in which:

Figure 1 is a cross-section of a safety device for a door.

20 Figure 2 is a cross-section of a door in a closed position with a safety device attached.

Figure 3 is a cross-section of a door in a partially open position with a safety device attached.

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Figure 4 is a cross-section of a door in an open position with a safety device attached.

### Description of the Preferred Embodiments

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As shown in Figure 1, the cross-section of the safety device 10 is approximately a right angled triangle. However, prior to formation the safety device 10 is

substantially planar. The sides of the safety device 10 are formed from elongate strips of a suitable plastics material. Hinge sections 22, 24 connect the first side 16 to the second side 14 and the third side 12 to the second side 14 respectively. The hinge sections 22, 24 are formed from a flexible material. The use of flexible hinge sections reduce the opportunity of any pinching action which may result from mechanical hinge sections.

Connecting portions 18, 20 are provided to mount the safety device 10 to a door 30 and adjacent frame 32 or wall. The connecting portions 18, 20 are connected to the first and third sides 16, 12 by flexible hinge sections 28, 26 respectively. Connecting portions 18, 20 may be made thicker than sides 12, 14, 16 to assist in mounting. To assist in mounting and in the motion of the device, the flexible joints joining connecting portions 18, 20 to sides 12, 16 respectively may be pre-biased to about 90°.

In order to mount the safety device 10 to a door 30 and adjacent frame 32 slots (not shown) are initially affixed to the door 30 at an inner position and to an adjacent position on the frame 32, as shown in Figure 2. The safety device 10 can then be mounted by securing the connecting portions 18, 20 in the respective slots (not shown).

Alternatively, and as a preferred option with thicker connecting portions 18, 20 holes (not shown) may be provided in the connecting portions to allow for screw fixing.

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Once mounted the connecting portion 18 will move corresponding to the movement of the door 30 whilst the

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connecting portion 20 will remain affixed to the frame. The flexible hinge sections 22, 24, 26, 28 enable the safety device 10 to reconfigure according to the relative orientation of the door 30 and the frame 32. As shown in Figure 2, when the door 30 is in a closed position the safety device 10 adopts a right angle triangle cross-Approximations of the cross-sections of the safety device 10 with the door 30 in a partially open position and providing a 90° open position are shown in Figure 3 and Figure 4 respectively. It can be seen that at all times during the opening of the door 30 the safety device 10 prevents access to the gap formed between the inner face of the door 30 and the adjacent door frame 32. Therefore, on the subsequent closing of the door 30 there is no opportunity for objects, especially fingers, to be trapped between the door 30 and the frame 32.

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The configuration of the safety device 10 also enables the safety device 10 to function during opening angles substantially greater than 90°. The configuration of the safety device 10 also enables the safety device 10 to be mounted on an adjacent frame which is not at a right angle to the door, for example a bevelled frame or a flat frame.

The reader's attention is directed to all papers and documents which are filed concurrently with or previous to this specification in connection with this application and are open to public inspection with specification, and the contents of all such papers and documents are incorporated herein by reference. 30

All of the features disclosed in this specification (including any accompanying claims, abstract and drawings),

and/or all of the steps of any method or process so disclosed, may be combined in any combination, except combinations where at least some of such features and/or steps are mutually exclusive.

- 6 -

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Each feature disclosed in this specification (including any accompanying claims, abstract and drawings), may be replaced by alternative features serving the same, equivalent or similar purpose, unless expressly stated otherwise. Thus, unless expressly stated otherwise, each feature disclosed is one example only of a generic series of equivalent or similar features.

The invention is not restricted to the details of the foregoing embodiment(s). The invention extends to any novel one, or any novel combination, of the features disclosed in this specification (including any accompanying claims, abstract and drawings), or to any novel one, or any novel combination, of the steps of any method or process so disclosed.

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### <u>CLAIMS</u>

1. A finger protector device comprising first, second and third members, the second member being connected between the first and third members by flexible means, the first member is arranged, in use, to be mounted to a first surface and the third member is arranged, in use, to be mounted to a second surface, in which relative movement of the first and second surfaces is possible.

2. A finger protector device according to Claim 1, in which the flexible means provides a pivotal connection.

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3. A finger protector device according to Claim 1 or Claim 2, in which the relative movement of the first and second surfaces creates or close a gap between the surfaces.

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- 4. A finger protector device according to any preceding claim, in which the first surface is a door.
- 5. A finger protector device according to any preceding claim, in which the second surface is a door frame.
  - 6. A finger protector device according to any preceding claim, in which the first, second and third members are elongate members.

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7. A finger protector device according to any preceding claim, in which the first member has a mounting

portion connected thereto and is connected by flexible means.

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- 8. A finger protector device according to any preceding claim in which the third member has a mounting portion connected thereto and is connected by flexible means.
- 9. A finger protector device according to Claim 7 or Claim 8, in which the or each mounting portion or portions is or are thicker than the first, second and third members.
- 10. A finger protector device according to Claim 7 or Claim 8, in which the or each mounting portion or portions is attached to a member by a flexible plastics joint which is pre-biased at about 90° relative to the member to which it or they is or are attached.
- 20 11. A finger protector device according to Claim 7 or Claim 8, in which the first and second surfaces may have slots mounted thereto in order to engage the mounting portions of the first and third faces respectively.

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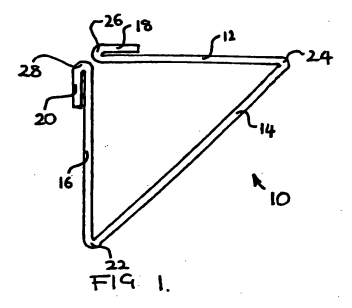
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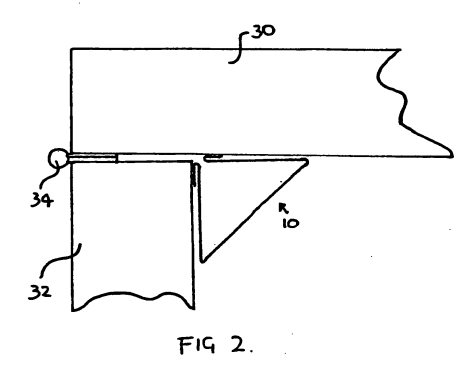
12. A finger protector device according to Claim 7 or Claim 8, in which the door frame is connected to a first mounting portion which is pivotally connected to the first member which is pivotally connected to the second member which is pivotally connected to a third member which is pivotally connected to a second mounting portion which is connected to a door, in which the first, second and third members and the

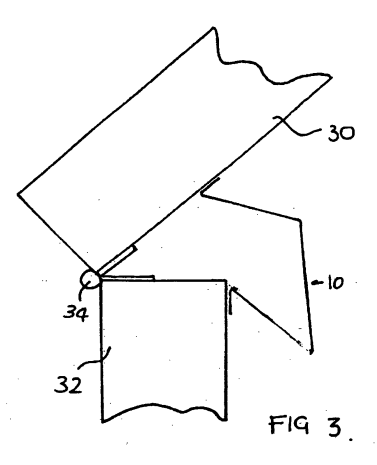
first and second mounting portions are all elongate members, and in which the finger protector device has a substantially uniform cross-section along its length.

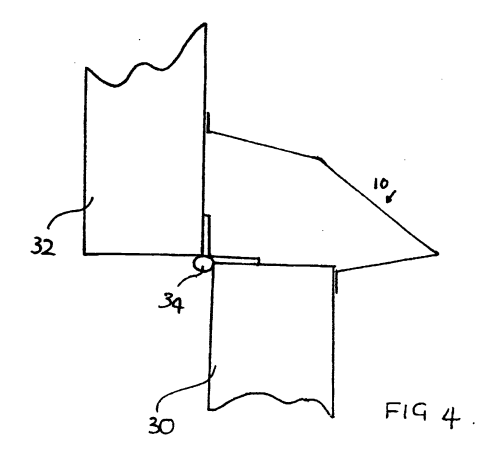
5

13. A finger protector device substantially as described herein with reference to the drawings that follow.









PCT) Application No

A. CLASSII IPC 7	FICATION OF SUBJECT MATTER E06B7/36		
According to	international Patent Classification (IPC) or to both national classifica	etion and IPC	
	SEARCHED		
Minimum do IPC 7	currentation searched (classification system followed by classification E06B	on symbols)	
Documented	ion searched other than minimum documentation to the extent that a	uch documents are included in the fields o	erched
	ata base consulted during the International search (name of data ba	se and, where practical, search terms used	
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT		
Category *	Citation of document, with indication, where appropriate, of the rele	event passages	Relevant to daim No.
X	NL 8 501 481 A (PIETER ADRIANUS H 16 December 1986 (1986-12-16)	HOUWELING)	1-8,12, 13
Y	page 2, line 3 -page 4, line 17 figures		9,10
X	WO 92 15763 A (RENTON JULIAN ELWY 17 September 1992 (1992-09-17) page 8, paragraph 5 -page 10, par figures 1-6		1-8,12, 13
X	GB 2 314 112 A (SANKEY GEOFFREY P; YEOMANS CHRISTOPHER WILLIAM DA (17 December 1997 (1997-12-17) page 3, line 4 -page 4, line 13;	(GB))	1-8, 11-13
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